

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK**

JOHN DOE #1, JOHN DOE #2, JOHN DOE #3,
JOHN DOE #4, JOHN DOE #5, JOHN DOE #6,
JOHN DOE #7, JOHN DOE #8, and JOHN DOE
#9,

Plaintiffs,

v.

SYRACUSE UNIVERSITY, KENT SYVERUD,
individually and as Chancellor of Syracuse
University, ROBERT HRADSKY, individually
and as Syracuse University Dean of Students and
Associate Vice President of the Student
Experience, and TERESA ABI-NADER
DAHLBERG, individually and as the Dean of the
College of Engineering and Computer Science,

Defendants.

**PARTIAL STIPULATION OF
DISCONTINUANCE OF ACTION AS
TO ALL CLAIMS OF JOHN DOE
PLAINTIFFS “4”, “6”, “7”, “8”, AND
“9”**

Case No.: 5:18-cv-496 (FJS/DEP)

IT IS HEREBY STIPULATED AND AGREED, by and between the parties and the attorneys of record for the parties to the above-entitled action, pursuant to Rule 41 (a) (1) (A) (ii) of the Federal Rules of Civil Procedure, whereas no party to this stipulation is an infant, incompetent person for whom a committee has been appointed or conservatee, the above-entitled action by John Doe Plaintiffs “4”, “6”, “7”, “8” and “9” be, and the same hereby is discontinued, for all claims, counterclaims, as against defendants without prejudice, and without costs to any party as against the other. This stipulation may be filed without further notice with the Clerk of the Court.

Dated: April 23, 2019

SMITH, SOVIK, KENDRICK & SUGNET, P.C.
*Attorneys for John Doe Plaintiffs "4", "6", "7", "8" and
"9"*
By: 
Karen G. Felter, Esq.

Dated: April 23, 2019

HANCOCK ESTABROOK, LLP
Attorneys for Defendants

By: 
John G. Powers, Esq.

Dated: April ___, 2019

IT IS SO ORDERED:

Hon. Frederick J. Scullin
United States District Judge